

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

JAMES MEDICRAFT, et al.,

Plaintiff(s),

v.

STATE OF WASHINGTON,

Defendant(s).

CASE NO. C21-1263-KKE

AMENDED PRETRIAL SCHEDULING
ORDER

The parties agree that there is good cause to extend the pretrial deadlines in this case. Dkt. Nos. 500, 502. The Court therefore GRANTS Plaintiffs' motion for extension of time (Dkt. No. 500) and ORDERS that this case now conform to the following revised pretrial schedule:

EVENT	DEADLINE
Plaintiffs' proposed LCR 16(h) pretrial statement due to Defendants , including: list of all witnesses who Plaintiffs may call at trial; a list of all exhibits that Plaintiffs may offer, with copies of exhibits provided; proposed jury instructions and verdict form; proposed deposition designations; proposed voir dire questions.	January 28, 2025
Defendants' proposed LCR 16(i) pretrial statement due to Plaintiffs , including: list of all witnesses who Defendants may call at trial; list of all exhibits Defendants may offer at trial (except those already included on Plaintiffs' list), with copies of exhibits provided; proposed jury instructions and verdict form; proposed deposition designations and counter-	February 7, 2025

designations, and objections to Plaintiffs' designations; proposed voir dire questions.	
LCR 16(k) attorney conference	February 11, 2025
Joint pretrial order filed with Court , including exhibit lists with completed authentication, admissibility, and objections fields; deposition designations and counter-designations and objections; proposed jury instructions and jury verdict form(s); and proposed voir dire questions.	February 21, 2025
Parties exchange motions in limine	March 3, 2025
Parties meet and confer regarding motions in limine	March 6, 2025
Parties file joint motions in limine brief with Court	March 7, 2025
Parties file trial briefs with Court	March 10, 2025
Pretrial conferences	February 24, 2025; 1:30–3:30 p.m. March 3, 2025; 1:30–3:30 p.m. March 10, 2025; 1:30–3:30 p.m. March 17, 2025 (tentative 9:30 a.m.–4 p.m.)

In accordance with the parties' joint status report (Dkt. No. 491 at 3), the parties must file a certificate with the Court showing that the party has complied with the deadlines in this order, for those events that do not correspond to a filing on the docket. A party will be deemed to have complied with this order if they have sent the required submissions to opposing counsel by email on or before the calendar date on which they are due.

Dated this 22nd day of January, 2025.



Kymberly K. Evanson
United States District Judge